UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX							
ENDICO POTATOES, INC.,							
v.	Plaintiff(s),		L CASE DISCOVERY PLAN SCHEDULING ORDER				
L. DONTIS PRODUCI INCORPORATED,	E COMPANY	22	_CV04068(PMH)				
	Defendant(s).						

This Civil Case Discovery Plan and Scheduling Order is adopted, after consultation with counsel and any unrepresented parties, pursuant to Fed. R. Civ. P. 16 and 26(f):

- 4. All parties consent to conducting all further proceedings before a Magistrate Judge, including motions and trial, pursuant to 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences. (If all parties consent, the remaining paragraphs of this form need not be completed and the parties shall file a fully executed Notice, Consent, and Reference of a Civil Action to a Magistrate Judge (form AO 85) using the ECF Filing Event "Proposed Consent to Jurisdiction by US Magistrate Judge" prior to the Initial Pretrial Conference at which time such scheduled conference will be cancelled.)
- 2. This case is not to be tried to a jury.
- 3. Amended pleadings may not be filed and additional parties may not be joined except with leave of the Court. Any motion to amend or to join additional parties shall be filed by 12/31/2022 (Absent exceptional circumstances, 30 days from date of this Order.)
- 4. Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed by 12/19/2022. (Absent exceptional circumstances, 14 days from date of this Order.)
- 5. Fact Discovery
  - a. All fact discovery shall be completed by 01/17/23. (Absentexceptional circumstances, a period not to exceed 120 days from date of this Order.)
  - b. Initial requests for production of documents shall be served by 12/19/2022.
  - c. Interrogatories shall be served by 12/19/2022.

- d. Non-expert depositions shall be completed by 01/17/23.
- e. Requests to admit shall be served by 1<sup>ST</sup> Request already served, balance shall be served by 12/31/2022.
- f. Any of the interim deadlines in paragraphs 5(b) through 5(e) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 5(a).

6.	Expert	Discovery
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- a. All expert discovery, including expert depositions, shall be completed by 02/10/23 . (Absent exceptional circumstances, 45 days from date in paragraph 5(a); i.e., the completion of all fact discovery.)
- b. Plaintiff's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made by 01/06/23.
- c. Defendant's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made by 01/20/23.
- d. The interim deadlines in paragraphs 6(b) and 6(c) may be extended by the written consent of all parties without application to the Court, provided that all expert discovery is completed by the date set forth in paragraph 6(a).
- 7. Additional provisions required by Fed. R. Civ. P. 26(f) and agreed upon by the parties are attached hereto and made a part hereof.

  02/10/23
- 8. ALL DISCOVERY SHALL BE COMPLETED BY 01/20/23. (Absent exceptional circumstances, this date should align with the close of expert discovery.)
- 9. The parties shall file a joint letter concerning settlement/mediation by 01/31/23. (Unless otherwise ordered by the Court, within 14 days after the close of fact discovery).

of an early settlement of this case and have agreed upon Settlement discussions are continuing	Ü

b. Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a privately retained mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case: Magistrate\_\_\_\_\_\_

c. Counsel for the parties recommend that the alternate dispute resolution mechanism

		designated i within the n date); after t	ext sixty	days; after th	ne dep					
	d.	The use of a any date in t	•	tive dispute 1	resolut	ion med	hanism	does n	ot stay	or modify
11.	includ	otions and a ing the requi ent is filed.								
12.	discov motion in acco	s otherwise or ery, or, if a di n, the parties s ordance with t s Individual P	spositive in hall submit he Court's	motion has b it to the Cour s Individual l	een fil rt for it Practic	ed, with s appro es. The	iin 30 da val a Joi parties s	ays afte nt Pret shall al	er a dec rial Ord so com	cision on the der prepared aply with the
13.	The pa	arties have co <u>ys</u> .	onferred a	nd their pre	sent be	est estir	nate of	the le	ngth of	the trial is
14.	herein	Civil Case Dis extended with ific order of re	hout leave	of the Cour	t or the	assign	ed Magi	istrate	Judge a	acting under
15.	The Andre	Magistrate w E. Krause.	Judge	assigned	to	this	case	is	the	Honorable
16.	Magist	er the entry of trate Judge w consistent the	ill schedul	r, the parties le a date cer	s conse tain fo	nt to tri	al befor nd will,	e a Ma	agistrat essary,	e Judge, the amend this
17.		ext case ma a.m (The C					ed for		n 23, 20	)23 at
Dated:		Plains, New Ymber 2, 2022	ork -							
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